## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

CONSOLIDATED UNDER CASE NO. 05-10155 PBS

YISEL DEAN, Independent Administratrix of the Estate of STEVEN DEAN, deceased, and on behalf of all statutory beneficiaries, Plaintiff,  v.  RAYTHEON COMPANY, a Delaware corporation, RAYTHEON AIRCRAFT COMPANY, a Kansas Corporation, RAYTHEON AIRCRAFT CREDIT CORPORATION, a Kansas Corporation, COLGAN AIR, INC., a Virginia Corporation d/b/a US Air Express, Defendants.	DOCKET PBS	NO:	05cv10155
LISA A. WEILER, Administratrix of the Estate of SCOTT A. KNABE, deceased, and on behalf of all statutory beneficiaries, Plaintiff,  v.  RAYTHEON COMPANY, a Delaware corporation, RAYTHEON AIRCRAFT COMPANY, a Kansas Corporation, RAYTHEON AIRCRAFT CREDIT CORPORATION, a Kansas Corporation, COLGAN AIR, INC., a Virginia Corporation d/b/a US Air Express, Defendants.	DOCKET PBS	NO:	05cv10364

## <u>DEFENDANTS' MOTION FOR LEAVE TO FILE MEMORANDUM OF LAW IN</u> <u>EXCESS OF TWENTY PAGES (ASSENTED TO)</u>

NOW COME the defendants, Raytheon Company, Raytheon Aircraft Company, Raytheon Aircraft Credit Corporation, Raytheon Airline Aviation Services, LLC and Raytheon Aircraft Parts Inventory and Distribution Company, LLC ("defendants"), and hereby respectfully request pursuant to Local Rule 7.1(4) that this Court grant leave to the defendants to file a memorandum of law in support of their motion for summary judgment. In support hereof, the defendants state that due to the number of claims against the defendants and the complex factual and legal nature of the case, additional pages beyond the permissible twenty pages are necessary to adequately brief the arguments for the Court. The defendants' memorandum is 42 pages, with approximately 13 pages devoted to the uncontroverted statement of facts.

Plaintiffs have assented to this motion.

WHEREFORE, the defendants, Raytheon Company, Raytheon Aircraft Holdings, Inc., Raytheon Aircraft Company, Raytheon Aircraft Credit Corporation, Raytheon Airline Aviation Services, LLC, and Raytheon Aircraft Parts and Inventory Distribution LLC, respectfully request that their Motion for Leave to File Memorandum of Law in Excess of Twenty Pages be **ALLOWED**.

**ASSENTED TO:** The Plaintiffs, By Their attorneys,

/s/ David A. Bunis

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and

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I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on October 27, 2006

/s/ Peter C. Knight

Raytheon Defendants RAYTHEON COMPANY, RAYTHEON AIRCRAFT HOLDINGS, INC., RAYTHEON AIRCRAFT COMPANY, RAYTHEON AIRCRAFT CREDIT CORPORATION RAYTHEON AIRLINE AVIATION SERVICES, LLC and RAYTHEON AIRCRAFT PARTS AND INVENTORY DISTRIBUTION LLC By Counsel,

/s/ Peter C. Knight

Peter C. Knight, BBO # 276000 Tory A. Weigand, BBO #548553 MORRISON MAHONEY LLP 250 Summer Street Boston, MA 02210 (617) 439-7500

and

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